Exhibit "I"

UNITED STATES DISTRICT COURT DISTRICT OF RHODE ISLAND

NATIONAL LIABILITY & FIRE INSURANCE CO.

and

BOAT OWNERS ASSOCIATION OF THE

UNITED STATES

Plaintiffs,

V.

NATHAN CARMAN

Defendant.

: Civil Action No: 17-38-WES-PAS

: In Admiralty

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PLAINTIFFS' EIGHTH SUPPLEMENTAL DISCLOSURES

Plaintiffs/counterclaim defendants NATIONAL LIABILITY & FIRE INSURANCE COMPANY ("NLFIC") and BOAT OWNERS ASSOCIATION OF THE UNITED STATES ("BoatU.S."), by and through their attorneys supplement their Fed. R. Civ. P. 26 disclosures following Defendant Nathan Carman's July 17, 2018 deposition resumption.

Rule 26(a)(1)(A)(i) witnesses:

Caroline Demirs Calio, Esq. Cummings & Lockwood LLC Blue Back Square 75 Isham Road, Suite 400 West Hartford, CT 06107 860.313.4936

> Attorney Calio is familiar with John C. Chakalos' estate plan and drafted the documents attached as exhibits to the Amended Petition in Santilli v. Carman (NH Probate Court), further identified below. She met with Nathan Carman and his grandfather and discussed with them what Nathan would receive by way of inheritance from his grandfather.

William T. Rabbitt, CFP Private Capital Group LLC 29 South Main Street, Suite 300 West Hartford, CT 06107 860.561.1162

Mr. Rabbitt was John C. Chakalos' financial adviser and met frequently with him and also with Nathan Carman who was often present and who asked detailed questions regarding his inheritance from his grandfather and mother.

Rule 26(a)(1)(A)(ii) documents and things:

Santilli v. Carman Amended Petition (March 5, 2018) and Exhibits A (Will of John C. Chakalos); B-1 (John C. Chakalos Revocable Trust, amendments); B-2; C-1 (Chakalos Family Dynasty Trust); C-2

Sig Sauer model 716 Patrol Rifle as depicted in Exs. 4, 6A, and 6B from Jed Warner's August 14, 2018 deposition in *Santilli v. Carman*

Exemplar to Sig Sauer model 716 Patrol Rifle, Serial No. 22C012790

Sig Sauer model 716 Patrol Rifle, Serial No. 22C012790

Dated: September 10, 2018

PLAINTIFFS

David J. Farrell, Jr.

Pro Hac Vice

Liam T. O'Connell

Pro Hac Vice

Farrell & Smith LLP

2355 Main Street, P.O. Box 186

South Chatham, MA 02659

508.432.2121 x 15

sealaw@live.com

/s/ Sean T. O'Leary

Sean T. O'Leary (#6035)

O'Leary Murphy, LLC

4060 Post Road

Warwick, Rhode Island 02886

401.615.8584 Office

sto@olearymurphy.com

Certificate of Service

We served this eighth supplemental disclosure by email on Attys Anderson and Humphrey 09/10/2018 and with hard copy by First Class mail to Atty Anderson